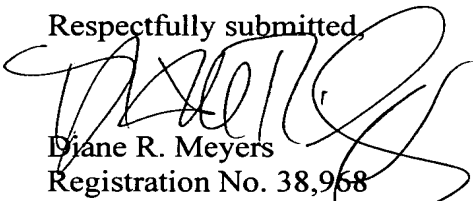


REMARKS

The Notice of Allowance indicates that Claims 13-15 and 17-24 are allowed, and that all non-elected claims have been cancelled. Applicants respectfully submit that Claim 16 is properly allowable, as it depends from allowed Claim 13. More specifically, Claim 13 recites a composition comprising the products of co-culture of a plurality of first cells and a plurality of second cells, wherein the first cells are antigen presenting cells and the second cells are either tumor cells or virally infected cells; Claim 16 further defines the virally infected cells. Since Claim 13 has been found allowable, Claim 16 is also allowable.

In addition, Claims 31-36, as amended, recite a method of treating a patient using the composition essentially as claimed in Claim 13. Pursuant to MPEP § 821.04, these claims should now be rejoined. According to that section, when a restriction requirement is issued between composition claims and methods for making or using the same, and the composition claims are elected and subsequently found allowable, the method claims can be rejoined provided that appropriate amendments are made. Applicants submit that the amendment to Claim 31 as indicated in the paper dated April 13, 2000 makes the appropriate amendment, and that Claims 31-36 should be rejoined in the present case.

Respectfully submitted,


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